Case 17-40178 Doc 2 Filed 02/24/17 Entered 02/24/17 16:15:18 Desc Main Document Page 1 of 3 United States Bankruptcy Court

Middle District of Georgia, Columbus Division

IN RE:					Case No.			
Bryan, Richard Wayne	Debtor(s)				Chapter 1	13		
	· · · · · · · · · · · · · · · · · · ·	CHA	APTER	13 PLAN	1			
1. The future earnings of the debtor(s employer) shall pay to the trustee the change over time include the following	sum of \$ 200							
2. From the payments so received, the	e trustee shall	make di	sburseme	nts as foll	ows:			
(a) The trustee percentage fee as set b	y the United	States Tr	ustee.					
(b) The monthly payments will be map etition but before the month of the f							ng of the	
Name of Creditor					Month of First Paymo Under Plan	ent Mo	nthly Payment Amount	
None								
Name of Creditor None (d) The following claims are not subj for which the debt was incurred within of value, the debt was incurred within	ect to cram do in 910 days of	own beca	use debts	s are secur	ed by a purchase mone	Adequ	ate Protection Amount	
Name of Creditor	taral		Monthly					
None	Aillo	unt Due	K	tate Colla	.cor at		Payment	
(e) After confirmation of the plan, the	e secured cred	litors wit	h allowed	l claims w	•		Monthly Payment	
Name of Creditor	Amount Due	e	Value	Rate	e Collateral		Amount	
Motors Acceptance - MotorMax	2,090.00	7,	100.00	5.25	2005 Chevrolet Silve (170,000+ miles)	erado Pickup	160.00	
(f) *Attorney fees ordered pursuant to	o 11 U.S.C. §	507(a)(2) of \$ <u>3,2</u>	50.00 to b	e paid as follows:			
							Monthly Payment Amount	
Pursuant to the Administrative Order	on Attorney	Fee Awa	rds					

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(g) After the above are paid, distributions wi allowed as follows.		ire arrearages ai			• •
Name of Creditor	Estimated Amount Due	Value	Interest Rate	Collateral	Monthly Payment Amount
Seterus, Inc.	2,403.00	106,866.00	0.00	5708 Ventura Dr, Columbus, GA 31909	170.00
(h) The following collateral is surrendered to	the creditor:				
Name of Creditor		Descripti	ion of Colla	teral	
None					
(i) The following domestic support obligation simultaneously with payment of the secured blank, no interest will be paid.)					s will not be made 6. (If this is left
Name of Creditor					Payment Amount
None					
(j) The following unsecured claims are classi of the secured debt:None(k) All other 11 U.S.C. § 507 priority claims	-				
become available in the order specified by la	•	· ·			•
(l) The debtor(s) will be the disbursing agent Seterus, Inc., Mortgage on Property locate		•	bus, GA 31	909- \$695/mos	
(m) Special provisions: None					
(n) Debtor(s) will make payments that will n highest of the three)	neet all of the fo	ollowing parame	eters (these a	are not cumulative, debto	ors will pay the
(i) Debtor will pay all of his disposa in order to be eligible for a discharg		shown on Form	B22C of <u>1</u>	00% to the non priority	unsecured creditors
(ii) If the debtor filed a Chapter 7 ca amount to the priority and other uns					ebtor will pay this
(iii) The debtor will pay \$ _ to the g	general unsecure	ed creditors to b	e distributed	d prorata.	
(o) General unsecured creditors whose claim	s are duly prove	en and allowed	will be paid	(choose one only)	
(a) 100 % dividend as long as this (n)(iii), and the debtor pays in at lea)(i), (n)(ii), or
(b) the debtor(s) will make payment highest amount shown in paragraph				d of%, but wil	also exceed the
(p) Unless otherwise ordered by the court, all property of the estate subject to the court's jurishove. Property of the estate not paid to the transfer control of the debtor at the time of confirmations insure such property and has no liability for its confirmation.	risdiction, notw rustee shall rem ion shall be inst	vithstanding §13 nain in the posse ured by the debt	327(b), exceession of the tor. The cha	pt as otherwise provided debtor. All property in pter13 Trustee will not a	in paragraph (m) the possession and nd is not required to

the debtor or other property affected by property in possession and control of the debtor.

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(q) Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens, or preference action will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference actions will be grounds for modification of the plan.

Dated: February 24, 2017	/s/ Richard Wayne Bryan	_
	Debtor	
		_
	Debtor	

*If debtor's attorney wishes to be paid according to the Court's administrative order on attorney's fees include the phrase "pay according to the administrative order" in the blank space and make no other payment provision.

DO NOT MAKE CHANGES TO THIS FORM! IF YOU WISH TO DEVIATE FROM THE STANDARD FORM PLAN SUMMARIZE THOSE IN THE SPECIAL PROVISIONS SECTION.

Explanation of Paragraph n:

The purpose of this paragraph is to allow the debtor to specify dollar amounts that should go to unsecured creditors: (i) and (ii) are those required by law, (iii) is an optional dividend. Many debtors will fill in all the blanks with zeros because their circumstances do not require any distribution to the unsecured creditors.

Paragraph (i). The blank in this paragraph should be 60 times the amount shown on line 59 of the B22C. If the debtor is below the median income, this figure should be zero. If result shown on line 59 of form B22C is zero, or below, this blank should be completed with a zero.

Paragraph (ii) The blank should contain the dollar amount that would be distributed to priority and other unsecured creditors had the debtor filed a Chapter 7. If the debtor has no nonexempt property, this blank should be completed with a zero.

Paragraph (iii) is in the plan to allow the debtor who wants to pay a dollar amount to the unsecured creditors for reasons other than disposable income or the potential sale of nonexempt property. For example, a debtor wants to retain a third vehicle which is not necessary. He can propose a dividend equal to the value of the unnecessary vehicle here.

The figures in these three paragraphs will not be added together. The highest number will govern. For example, a debtor may have \$10,000 in nonexempt assets but have \$30,000 in disposable income. The \$30,000 should appear in paragraph (a) and the \$10,000 in paragraph (b). Debtor's plan will be reported as completed when the \$30,000 is paid to the unsecured creditors.

Explanation of Paragraph o:

You may choose to leave this section blank if you intend to pay only the dollar figure listed in paragraph n. If there is no dollar amount listed in paragraph n you should complete either paragraph (a) or paragraph (b), **but not both.**

Paragraph (a) includes the percentage you want to pay to unsecured creditors. If you enter a zero here, the plan still must run for the applicable commitment period for you case, at least 36 months or longer if you have 60 month applicable commitment period. If you enter a percentage, the percentage must pay the figures contained in paragraph n. The debtor is not required to designate a percentage, but some debtors prefer to do so.

Paragraph (b) allows a debtor to put in a term. If a term is designated, the debtor will be required to make the monthly payment multiplied by the term before the plan is considered completed. If a term is designated, the debtor must also estimate the dividend to unsecured creditors. This will allow creditors to know whether there is an expected dividend to the unsecured creditors and can decide whether to file a proof of claim. If the estimated dividend is shown as zero, but it is clear there will be a meaningful distribution to unsecured creditors, my office will object and request a modification be filed that alerts the creditor to a potential distribution. All 60 month/5 year commitment period cases must have a term of at least 57 months or the trustee will object to the plan.

The term should be no less than 36 months. The term must also result in the distribution to unsecured creditors as put forth in paragraph n.